Case 2:22-mj-30290-DUTY ECF No. 1 Page D 1 Filed 07/01/22 Page 1 of 6 226-9103

AO 91 (Rev. 11/11) Criminal Complaint

Special Agent:

Michael Parsons (ATF)

Telephone: (313) 202-3400

# UNITED STATES DISTRICT COURT

for the

Eastern District of Michigan

United States of America	
V.	
Anthony Carrie EVANS	5

Case: 2:22-mj-30290 Assigned To: Unassigned Case No. Assign. Date: 7/1/2022

Description: CMP USA v. EVANS

(SO)

#### **CRIMINAL COMPLAINT**

I, the co	mplainant in this car	se, state that	the following is t	rue to the best of my knowled	lge and belief.	
On or about the date(s) of		June 30, 2022		in the county of	Wayne	in the
Eastern	District of	Michigan	, the defend	ant(s) violated:		
Code Section				Offense Description		
18 U.S.C. § 922(g)(1)			Felon in Possess	ion of a Firearm		
This crit	minal complaint is b	ased on thes	e facts:			
SEE ATTACHED	) AFFIDAVIT					
					0	
✓ Continued of	on the attached sheet	•		11651	Dal (	
				Complainant's	signature	
				Special Agent Michael  Printed name	Parsons, ATF	
Sworn to before me and/or by reliable e	and signed in my present	nce		17 med name		
and/of by reflable e.	lectronic means.			Sunthan of	Huy	
Date:July 1, 2022	2			Judge's sigr	nature	
City and state: Det	troit, Michigan			Hon. Jonathan J.C. Grey, U.S.		e
				Printed name	and title	

## IN THE UNITED STATES DISTRICT COURT FOR EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

### AFFIDAVIT IN SUPPORT OF AN CRIMINAL COMPLAINT

- I, Michael S. Parsons, being first duly sworn, hereby state:
- 1. I have been a Special Agent with the Bureau of Alcohol, Tobacco, Firearms, and Explosives, United States Department of Justice, assigned to the Detroit Field Division since September 2000. I graduated from the Criminal Investigator Training Program and the ATF Special Agent Basic Training Program at the Federal Law Enforcement Training Center in Glynco, Georgia. During my employment with ATF, I have conducted and/or participated in numerous criminal investigations focused on firearms, firearms licensing, and narcotics violations.
- 2. I make this affidavit from personal knowledge based on my participation in this investigation, including interviews conducted by myself and/or other law enforcement agents, communications with others who have personal knowledge of the events and circumstances described herein, review of reports by myself and/or other law enforcement agents, and information gained through my training and experience. The information outlined below is provided for the limited purpose of establishing probable cause and does not contain all details or all facts of which I am aware relating to this investigation.

3. ATF is currently conducting a criminal investigation concerning
Anthony Carrie EVANS (B/M; DOB: XX/XX/1996) for violations of 18 U.S.C. §
922(g)(1) (Felon in Possession of a Firearm).

#### **PROBABLE CAUSE**

- 4. I reviewed a computerized criminal history, Commonwealth of Kentucky Fayette Circuit Court, and Michigan Third and Thirtieth Circuit Court records for EVANS, which revealed the following felony convictions.
  - a. On March 13, 2015, EVANS pleaded guilty in Wayne County Third Circuit Court to one count of Felonious Assault and one count of Felony Firearm. EVANS was sentenced to serve a term of two years incarceration with the Michigan Department of Corrections.
  - b. On October 26, 2017, EVANS pleaded guilty in Ingham County
    Thirtieth Circuit Court to Felony Controlled Substance Fraudulently
    Obtaining. On January 3, 2018, EVANS was sentenced 18 months of
    probation. EVANS absconded from probation and the court issued a
    warrant for his arrest on May 22, 2018.
  - c. On December 7, 2018, EVANS pleaded guilty in the Commonwealth of Kentucky's Fayette Circuit Court to one count of Felony Trafficking in a Controlled Substance - Heroin and one count of misdemeanor possession of drug paraphernalia. On January 28, 2019,

- EVANS was sentenced to serve a term of 5 years of incarceration. EVANS's supervision was completed in April 2021.
- 5. On June 30, 2022, at approximately 9:32 pm, two Detroit Police officers in full uniform and in a semi-marked scout vehicle were on patrol near Bradford and Fairmount Streets in Detroit, Michigan. The officers stopped their patrol vehicle to talk to the driver of a silver vehicle, which was stopped in the street. While engaging with the vehicle's driver, the officers observed Anthony Carrie EVANS standing in the street next to the silver vehicle.
- 6. The driver officer exited the patrol vehicle to continue talking with the driver of the silver vehicle and observed a bulge in the front of EVANS' waist band, under his shirt. EVANS' immediately ran northbound on Bradford towards a vacant field while grabbing at the front of his waist area where the officer observed the bulge. Both officers chased after EVANS.
- 7. While pursuing EVANS, both officers observed EVANS throw a firearm into the air and continue running northeast into the field. A short distance later, EVANS fell to the ground and was placed under arrest. One of the officers immediately went back to the location where EVANS tossed the firearm and recovered a Glock 19 9mm caliber pistol.
- 8. On July 1, 2022, Affiant obtained EVANS' Michigan Department of Corrections (MDOC) Prisoner Pre-Release Notice. Within this MDOC Prisoner

Pre-Release Notice, EVANS acknowledged with his signature that he is a convicted felon and therefore prohibited from "us[ing], brandish[ing], display[ing], carry[ing] or otherwise possess[ing] a firearm...".

9. Affiant is an expert in the Interstate Nexus of Firearms. The Glock Model 19, 9mm caliber pistol, recovered from EVANS, was manufactured outside the State of Michigan, thereby travelling in interstate commerce.

**CONCLUSION** 

10. Based upon the aforementioned facts stated herein, there is probable

cause to believe Anthony Carrie EVANS (B/M; DOB: XX/XX/1996), a convicted

felon aware of his felony convictions, did knowingly and intentionally possess a

Glock Model 19 9mm caliber handgun, said firearm having affected interstate

commerce, in violation of 18 U.S.C. 922(g)(1) (Felon in Possession of a Firearm).

Said violation occurring on or about June 30, 2022, in the city of Detroit, in the

County of Wayne, in the Eastern Judicial District of Michigan.

Respectfully submitted,

Michael S. Parsons Special Agent, ATF

Sworn to before me and signed in my presence and/or by reliable electronic means.

Justher JC Hrey
Hon. Jonathan J.C. Grey

United States Magistrate Judge

Dated: July 1, 2022